

1718.

forth his having purchased of the Originall Indian proprietors of Connecticutt in New England a Tract of Land of about 40 Miles in Length, and one in Breadth, but being apprehensive He may Meet with Obstructions in the Enjoyment thereof, From An Act made by the Governor and Assembly of Connecticutt, against purchasing any Lands unlaid out, without leave from the Crowne; And therefore humbly prays, that His Majesty will please to Grant him His Royall Lycence for the peaceable Enjoyment thereof, under Such Quitt Rents as are usuall in like cases. [p. 105.]

[1290.] [Reference to the Lords of the Committee of the 16 March. petition of Manuel Manasses Gilligan of Barbados for liberty Barbados. to appeal] from the Dismission of his petition to the Governor of the said Island for Letters of administration to the estate of Tankerville Chamberlain, his Wives Sister, and giving the same administration to one Mr. Ramsay, who (as the Petitioner alledges), has no right thereto. [p. 118.]

[Committee defer determination till next meeting, when 20 March. Gilligan is to come prepared to show that the law for distribution of intestate estates is now in force in Barbados.] [p. 125.]

[After consideration, it is left to Gilligan's counsel to declare 29 April. at the next meeting whether it will be best for him to have his appeal now granted or to commence a suit in the Barbados Chancery.] [p. 135.]

[Reference to the Committee for Appeals of the petition of James Hannay, Othniel Haggatt, and Charles Irvine, clerk, administrators of Tankerville Chamberlain, in trust for Mr. and Mrs. Gilligan, for a short day for hearing their appeal from a judgment of the Barbados Chancery which declared that the death of Mrs. Gilligan abated and terminated the case between the petitioners as her trustees and William Ramsay, administrator *ae bonis non etc.* of Sir Willoughby Chamberlain, brother of Mrs. Gilligan.] (1719.) 6 Feb. [p. 220.]

738 ACTS OF THE PRIVY COUNCIL (COLONIAL).

1718.
6 Feb. [Also of Gilligan's petition for a short day for hearing his appeal against the refusal of the Barbados Chancery to admit him and the trustees named above as parties to a bill brought by David Chamberlain and Jane Ramsay or Saer for recovering from William Ramsay Tankerville Chamberlain's portion, and against their judgment decreeing the portion to Ramsay.] [p. 220.]
- (1720.)
4 Aug. [Committee. Gilligan petitions that his appeal from two sentences in favour of Mr. Ramsay be put off from the 22nd inst. as his counsel are gone on Circuit. The hearing is peremptorily fixed for the first meeting after the circuits.] [p. 462.]
- (1720.)
17 Dec. [Committee : appeal put off to 21 Dec. owing to the absence of counsel for the appellant. Gilligan is therefore to pay Ramsay the costs of this day.] [III. p. 89.]
- (1721.)
20 Jan. [Committee : for reversing the Chancery judgment which declared the cause abated, but for dismissing the other appeal.] [III. p. 113.]
- (1721.)
1 Feb. [Orders accordingly.] [III. p. 119.]
- 16 March.
New Jersey. [1291.] [Reference to the Board of Trade of a petition of several inhabitants of, and traders to New Jersey, against the Order of Council of 13 Mar. confirming an Act for the relief of Quakers.] [p. 119.]
- 31 March.
Barbados. [1292.] [Reference to the Committee for Appeals of the petition of Andrew Cassally of Bayonne, a French subject, for a short day for hearing his appeal from a sentence given in Barbados, 1 Oct. 1717, as to the condemnation of his ship, *Ste. Luce*.] [p. 131.]
- 15 Aug. [Committee. Cassally alleged that the condemnation was for coming to the island contrary to two laws made there, to which he was an utter stranger. It is recommended that the appeal be dismissed, but that his security to prosecute the appeal within six months be discharged, as he should have been allowed a longer time.] [p. 167.]